

# UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	PLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/771,942	•	01/30/2001	Chiyoshige Nakazawa	249-161	9698-
23117	7590	02/03/2004		EXAMINER	
NIXON & 1100 N GLE		•		NGHIEM, M	ICHAEL P
8TH FLOOR				ART UNIT PAPER NUMBI	
ARLINGTON, VA 22201-4714				2863	
				DATE MAILED: 02/03/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

-;	Application No.	Applicant(s)		
	09/771,942	NAKAZAWA ET A	NAKAZAWA ET AL.	
Office Action Summary	Examiner	Examiner Art Unit		
	Michael P Nghiem	2863	AW	
Th MAILING DATE of this communicat Period for Reply	ion appears on the cover she tw	ith the correspondence ac	ddress	
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA  - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communic  - If the period for reply specified above is less than thirty (30) da  - If NO period for reply is specified above, the maximum statutor  - Failure to reply within the set or extended period for reply will,  - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).  Status	TION. 7 CFR 1.136(a). In no event, however, may a ation. 195, a reply within the statutory minimum of thir y period will apply and will expire SIX (6) MON by statute, cause the application to become Al	reply be timely filed  rty (30) days will be considered time  NTHS from the mailing date of this o  BANDONED (35 U.S.C. § 133).	ely. communication.	
1) Responsive to communication(s) filed o	on <u>14 October 2003</u> .			
2a)⊠ This action is <b>FINAL</b> . 2b)□	☐ This action is non-final.			
Since this application is in condition for closed in accordance with the practice it.			e merits is	
Disposition of Claims				
4) ☐ Claim(s) 23,25-34 and 36-42 is/are pen 4a) Of the above claim(s) is/are ven 5) ☐ Claim(s) 40-42 is/are allowed.  6) ☐ Claim(s) 23,25,27,29,30 and 32-34 is/are object claim(s) 26,28,31 and 36-39 is/are object to restriction	withdrawn from consideration. re rejected. ected to.			
Application Papers				
9) The specification is objected to by the E 10) The drawing(s) filed on is/are: a) Applicant may not request that any objectio Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	n accepted or b) objected to n to the drawing(s) be held in abeya e correction is required if the drawing	ince. See 37 CFR 1.85(a). g(s) is objected to. See 37 C		
Priority under 35 U.S.C. §§ 119 and 120	•			
12) Acknowledgment is made of a claim for a) All b) Some * c) None of:  1. Certified copies of the priority docenic as Copies of the certified copies of the priority docenic as Copies of the certified copies of the application from the International * See the attached detailed Office action for since a specific reference was included in 37 CFR 1.78.  a) The translation of the foreign languated as Copies of the certified copies of the priority docenic application from the International * See the attached detailed Office action for since a specific reference was included in the foreign languated the copies of the priority docenic application from the International * See the attached detailed Office action for since a specific reference was included in the first sentence the copies of the priority docenic application from the International * See the attached detailed Office action for since a specific reference was included in the first sentence the copies of the priority docenic application from the International * See the attached detailed Office action for since a specific reference was included in the first sentence the copies of the priority docenic application from the International * See the attached detailed Office action for since a specific reference was included in the first sentence as the copies of the priority docenic application from the International * See the attached detailed Office action for since a specific reference was included in the first sentence as the copies of the priority docenic application from the first sentence as the copies of the priority docenic application from the first sentence as the copies of the priority docenic application from the first sentence as the copies of the priority docenic application from the first sentence as the copies of the priority docenic application from the first sentence as the copies of the copies of the priority docenic application from the first sentence as the copies of the cop	cuments have been received. cuments have been received in a the priority documents have been Bureau (PCT Rule 17.2(a)). or a list of the certified copies not domestic priority under 35 U.S.C or the first sentence of the specific lage provisional application has be domestic priority under 35 U.S.C	Application No  n received in this National t received § 119(e) (to a provisional cation or in an Application been received §§ 120 and/or 121 since	al application) n Data Sheet. e a specific	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449) Pape	-948) 5) Notice of	Summary (PTO-413) Paper No Informal Patent Application (PT		

### **DETAILED ACTION**

The Amendment filed on October 14, 2003 has been acknowledged.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 23, 25, 27, 29, 30, and 32-34 are rejected under 35 U.S.C. 102(e) as being anticipated by Okubo et al. (US 6,106,112).

Okubo et al. discloses all the claimed features of the invention.

Regarding claims 25, 29, 30, and 34, Okubo et al. discloses an ink cartridge (Fig. 1) comprising:

- a cartridge main body (1) having a first case (lower case of 1) and a second case (upper case of 1 separated from lower case by 15) joined to the first case (Fig. 1);

- first and second ink bags (22u, 22l) each comprising a bag main body (main bodies of 22's) storing ink and an outlet (23u, 23l) through which the ink can be discharged from the bag main body, the first and second ink bays being housed by the first case and the second case (Fig. 1);
- a partition plate (15) attached to a predetermined position of the first case, said partition plate separating compartments housing the first ink bag and the second ink bag respectively (Fig. 1);
- a first detection plate (18I) attached to the first ink bag, and having a first detection projection (19I) extended in a direction substantially perpendicular to the bottom plate portion (Fig. 1), the first detection projection moving in the direction substantially perpendicular to the bottom plate portion and projecting from the cartridge main body in response to the consumption of ink in the first bag main body (Fig. 1);
- a second detection plate (18u) attached to the second ink bag, and having a second detection projection (19u) extended in the direction substantially perpendicular to the bottom plate portion (Fig. 1), the second detection plate moving in the direction substantially perpendicular to the bottom plate portion and projecting from the cartridge main body in response to the consumption of ink in the second bag main body (Fig. 1), wherein the first and second detection projections differ from each other at least in shape or color (19l differs from 19u in shape, Fig. 1).

Regarding claim 23, Okubo et al. further discloses that the first case comprises a bottom plate portion (2) and a side plate portion (4), the first case having an opening

(opening of lower case, Fig. 1) on a top thereof for housing the first and second ink bags (Fig. 1), wherein the second case covers the opening of the first case (upper case covers lower case, Fig. 1).

Regarding claim 25, Okubo et al. further discloses that each of the first case and the second case comprises a partition plate clamp face (10's, Fig. 1) such that the partition plate is clamped by the partition plate clamp face of the first case and the partition plate clamp face of the second case for defining the position of the partition plate (10's engage 14's and 26's for defining the position of 15).

Regarding claim 27, Okubo et al. further discloses that each of the first case and the second case comprises an ink outlet clamp face (9's) such that the ink outlets are clamped by the ink outlet clamp faces (Fig. 3) for defining the positions of the ink outlets, and wherein at least one of the ink outlet clamp faces is elastically displaceable (9 is part of 1 which is made of resin, column 2, lines 2-4).

Regarding claim 30, Okubo et al. further discloses a joint mechanism (joint mechanism comprising 10's, 14's, 26's) for detachably joining the first ink cartridge and the second ink cartridge (Fig. 1).

Application/Control Number: 09/771,942 Page 5

Art Unit: 2863

Regarding claim 32, Okubo et al. further discloses that the joint mechanism has snap-fit parts (27, 11) formed in a side portion of the first ink cartridge and in a side portion of the second ink cartridge (Fig. 7).

Regarding claim 33, Okubo et al. further discloses that the second ink cartridge comprises a recess (recess above 15, Fig. 1) into which the first ink cartridge can be fitted in the thickness direction (Fig.1).

# Allowable Subject Matter

- 2. Claims 26, 28, 31, and 36-39 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
  - 3. Claims 40-42 are allowed.

#### Reasons For Allowance

4. The combination as claimed wherein an ink cartridge having a waste-ink holding member for storing waste ink poured therein from the outside thereof, said waste-ink holding member attached to the second case (claims 26, 31) or each of the ink outlets comprises a contact portion in contact with each other and a clamp portion

Application/Control Number: 09/771,942 Page 6

Art Unit: 2863

clamping the partition plate with one another (claims 28, 40) or the length dimension of each detection plate is a value within the range of 0.4 to 0.8 times the length dimension of each ink bag (claims 36, 37) or the waste-ink holding member is placed in the cartridge having the smallest value resulting from dividing a volume of ink in the ink bag housed in each ink cartridge by the number of nozzles of the ink nozzle group corresponding to the ink bag (claim 41) is not disclosed, suggested, or made obvious by the prior art of record.

# Response to Arguments

5. Applicant's arguments filed on October 14, 2003 have been fully considered but are traversed as discussed above.

## Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Takemura et al. (US 5,907,343) is a US equivalent of EP 419 876.
- 7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See

Application/Control Number: 09/771,942 Page 7

Art Unit: 2863

MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

## **Contact Information**

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Nghiem whose telephone number is (703) 306-3445. The examiner can normally be reached on M-H from 6:30AM – 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached at (703) 308-3126. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7724 for regular communications and (703) 308-5841 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-

0956.

MICHAEL NGHIEM PRIMARY EXAMINER

Michael Nghiem

January 29, 2004